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# **EXHIBIT O**

# DEFENDANT META PLATFORMS, INC.'S INITIAL DISCLOSURES

Pursuant to Federal Rule of Civil Procedure 26(a)(1), Defendant Meta Platforms, Inc., ("Meta") by and through its undersigned counsel, hereby provides these Initial Disclosures. These Initial Disclosures are based upon presently available information, based upon reasonable inquiry, and Meta reserves the right to supplement its disclosures as provided in Federal Rule of Civil Procedure 26(e) or amend these disclosures upon further investigation and discovery in this matter.

### A. Individuals Likely to Have Discoverable Information

The following list identifies individuals presently known to Meta who are believed to have knowledge of facts relevant to the claim or defense of any party. Meta reserves the right to add or remove individuals from its disclosures and to object to the deposition or trial testimony of any individual identified in its disclosures, and to otherwise supplement its disclosures through the course of discovery. Accordingly, Meta identifies the following:

Richard Kadrey Sarah Silverman Christopher Golden Michael Chabon Matthew Klam David Henry Hwang Rachel Louise Snyder Ayelet Waldman Ta-Nehisi Coates Laura Lippman Jacqueline Woodson Junot Diaz Andrew Sean  Information concerning Plaintiffs' copyrighted works allegedly used to train LLaMA; copyright registrations associated with Plaintiffs' works allegedly used to train LLaMA; injury allegedly sustained by Plaintiffs; assignments of rights and licenses concerning Plaintiffs' allegedly infringed works.	Name	Address	Potentially Relevant Information
	Richard Kadrey Sarah Silverman Christopher Golden Michael Chabon Matthew Klam David Henry Hwang Rachel Louise Snyder Ayelet Waldman Ta-Nehisi Coates Laura Lippman Jacqueline Woodson Junot Diaz		Information concerning Plaintiffs' copyrighted works allegedly used to train LLaMA; copyright registrations associated with Plaintiffs' works allegedly used to train LLaMA; injury allegedly sustained by Plaintiffs; assignments of rights and licenses concerning Plaintiffs' allegedly

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Name	Address	Potentially Relevant Information
Current and/or former publishers and/or agents of Plaintiffs relating to the asserted works	Unknown	Information concerning Plaintiffs' copyrighted works allegedly used to train LLaMA; copyright registrations associated with Plaintiffs' works allegedly used to train LLaMA; injury allegedly sustained by Plaintiffs; assignments of rights and licenses concerning Plaintiffs' allegedly infringed works.
Hugo Touvron Research Scientist at Meta	To be contacted through counsel, Cooley LLP	Background, development, and use of LLaMA by Meta.
Aurélien Rodriguez Research Manager at Meta	To be contacted through counsel, Cooley LLP	Background, development, and use of LLaMA by Meta.

# B. Description of Relevant Documents within the Disclosing Party's Possession, Custody or Control

The following list describes those documents, data compilations and tangible things presently known to Meta that are in the possession, custody, or control of Meta that Meta may use to support its claims or defenses, excluding documents that Meta may use solely for impeachment. Meta's description of such documents, data compilations and tangible items may depend on discovery that has not yet been provided. Meta reserves the right to add or remove documents, data compilations and tangible things from their disclosures and to object to any documents, data compilations and tangible things described in their disclosures. Meta also reserves the right to rely on documents produced by Plaintiffs or third parties in this action to support its claims or defenses. Accordingly, Meta describes the following:

1	<b>Document Category</b>	Location
2	Documents regarding technical details of LLaMA, including its development and the	Meta c/o Cooley LLP
3	processes by which the model was trained	
4	Documents sufficient to show how LLaMA is	Meta c/o Cooley LLP
5	used for research purposes and to develop new services	
6	Plaintiffs allegedly infringed works	Plaintiffs and/or their counsel
7 8	Documents demonstrating copyright registrations for Plaintiffs' allegedly infringed	Plaintiffs and/or their counsel
9	works	
10	Documents evidencing injury to Plaintiffs, or lack thereof	Plaintiffs and/or their counsel
11	lack thereof	
12	Documents concerning the licensing and distribution of Plaintiffs' allegedly infringed	Plaintiffs and/or their counsel
13	works	
14	Plaintiffs' uses of LLaMA and other	Plaintiffs and/or their counsel
1.5	generative AI tools	
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C. Claimed Damages

Meta has not asserted counterclaims against Plaintiffs. Meta reserves its right to seek recovery of attorneys' fees and costs in amounts to be determined at an appropriate stage

# **D.** Insurance Agreements

Meta is presently unaware of any indemnity or insurance agreements, as defined in Fed. R. Civ. P. 26(a)(1)(A)(iv), that may be relevant to this matter.

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1	Dated: December 1, 2023		COOLEY LLP	
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3			By:/s/Bobby Ghajar Bobby Ghajar Mark Weinstein	<i>r</i>
4			Mark Weinstein Kathleen Hartn	n ett
5			Judd Lauter Colette Ghazar	
6			LEX LUMINA	PLLC
7			Mark A. Lemle	
8			Attorneys for D META PLATF	orefendant ORMS, INC.
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# **CERTIFICATE OF SERVICE**

The undersigned certifies that, on December 1, 2023, all counsel of record who have appeared in this case are being served with a copy of the foregoing via electronic mail.

/s/ Judd Lauter Judd Lauter

# DEFENDANT META PLATFORMS, INC.'S AMENDED INITIAL DISCLOSURES

Pursuant to Federal Rule of Civil Procedure 26(a)(1), Defendant Meta Platforms, Inc., ("Meta") by and through its undersigned counsel, hereby provides these Amended Initial Disclosures. These Amended Initial Disclosures are based upon presently available information, based upon reasonable inquiry, and Meta reserves the right to supplement its disclosures as provided in Federal Rule of Civil Procedure 26(e) or amend these disclosures upon further investigation and discovery in this matter.

### A. Individuals Likely to Have Discoverable Information

The following list identifies individuals presently known to Meta who are believed to have knowledge of facts relevant to the claim or defense of any party. Meta reserves the right to add or remove individuals from its disclosures and to object to the deposition or trial testimony of any individual identified in its disclosures, and to otherwise supplement its disclosures through the course of discovery. Accordingly, Meta identifies the following:

Name	Address	Potentially Relevant Information
Richard Kadrey	Unknown	Information concerning Plaintiffs' copyrighted works allegedly used to
Sarah Silverman		train Llama; copyright registrations
Christopher Golden		associated with Plaintiffs' works
Michael Chabon		allegedly used to train Llama; injury allegedly sustained by Plaintiffs;
Matthew Klam		assignments of rights and licenses
David Henry Hwang		concerning Plaintiffs' allegedly
Rachel Louise Snyder		infringed works.
Ayelet Waldman		
Ta-Nehisi Coates		
Laura Lippman		
Jacqueline Woodson		
Junot Diaz		
Andrew Sean Greer		

1 2	Current and/or former publishers and/or agents of Plaintiffs	Unknown	Information concerning Plaintiffs' copyrighted works allegedly used to train Llama; copyright registrations
3	relating to the asserted works		associated with Plaintiffs' works allegedly used to train Llama; injury
4	WOIRS		allegedly sustained by Plaintiffs; assignments of rights and licenses
5			concerning Plaintiffs' allegedly infringed works.
6	Hugo Touvron	To be contacted through	Information and documents concerning
7	Research Scientist at	counsel, Cooley LLP	background, development, and use of
8	Meta		Llama 1, 2, and 3 by Meta, including model design architecture, and fine-
9			tuning.
10	Aurélien Rodriguez Former Software	To be contacted through counsel, Cooley LLP	Information and documents concerning background, development, and use of
11	Engineering Manager at Meta		Llama 1, 2, and 3 by Meta; management and oversight of
12			development of Llama 1 and Llama 2; benchmarking tests.
13	Sergey Edunov	To be contacted through	Information and documents concerning
14	Director, AI Research	counsel, Cooley LLP	background, development, and use of Llama 2 and 3 by Meta; management
15			and oversight of development of Llama 2 and Llama 3.
16	Amrish Acharya	To be contacted through	Information and documents concerning
17 18	Finance Director, Meta	counsel, Cooley LLP	financial information regarding, and investment in, the Llama models.
19	Josh Ginsberg	To be contacted through counsel, Cooley LLP	Information and documents concerning
20	VP, Corporate Marketing	counsel, Cooley LLP	marketing of the Llama models.
21	Angela Fan Research Scientist	To be contacted through counsel, Cooley LLP	Information and documents concerning background, development, and use of
22	Research Scientist	Counsel, Cooley LLF	Llama 2 and 3 by Meta; integration of Llama into products at Meta
23	Melanie Kambadur	To be contacted through	Information and documents concerning
24	Research Engineering Manager	counsel, Cooley LLP	background, development, and use of Llama 2 and 3 by Meta, including
25			dataset selection and risk mitigations.
26	Joelle Pineau VP, AI Research	To be contacted through counsel, Cooley LLP	Information and documents concerning background, development, and release
27			of Llama 1; Llama 1 open license approach; artificial intelligence and
28			neural networks; natural language

		processing; large language models; oversight of Fundamental AI Research ("FAIR") team, including regarding Llama 1.
Mike Clark Director, Product Management	To be contacted through counsel, Cooley LLP	Information and documents concerning development of Llama 2 and 3; risk and safety policies related to Llama 2 and 3 and implementation of the same.
Ahmad Al-Dahle VP Gen AI	To be contacted through counsel, Cooley LLP	Information and documents concerning background, development, release, and use of Llama 2 and 3 by Meta; integration of Llama into products at Meta; oversight of Generative AI ("Gen AI") team, including regarding Llama 2 and Llama 3.
Chaya Nayak Director, Product Management	To be contacted through counsel, Cooley LLP	Information and documents concerning background, development, and use of Llama 2 and 3 by Meta; risk and safety policies related to Llama 2 and 3 and implementation of the same; integration of Llama into Meta products.
Yann LeCun Chief AI Scientist	To be contacted through counsel, Cooley LLP	Artificial intelligence and neural networks; natural language processing; large language models, including training thereof; Meta's decision to release Llama models under an open license.

#### Description of Relevant Documents within the Disclosing Party's Possession, В. **Custody or Control**

The following list describes those documents, data compilations and tangible things presently known to Meta that are in the possession, custody, or control of Meta that Meta may use to support its claims or defenses, excluding documents that Meta may use solely for impeachment. Meta's description of such documents, data compilations and tangible items may depend on discovery that has not yet been provided. Meta reserves the right to add or remove documents, data compilations and tangible things from their disclosures and to object to any documents, data compilations and tangible things described in their disclosures. Meta also reserves the right to rely

ATTORNEYS AT LAW

on documents produced by Plaintiffs or third parties in this action to support its claims or defens	ses.
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Accordingly, Meta describes the following:

<b>Document Category</b>	Location
Documents regarding technical details of the Llama models, including its development and the processes by which the model was trained	Meta c/o Cooley LLP
Documents sufficient to show how the Llama models are used for research purposes and to develop new services	Meta c/o Cooley LLP
Plaintiffs allegedly infringed works	Plaintiffs and/or their counsel
Documents demonstrating copyright registrations for Plaintiffs' allegedly infringed works	Plaintiffs and/or their counsel
Documents evidencing injury to Plaintiffs and their works, or lack thereof	Plaintiffs and/or their counsel
Documents concerning the licensing and distribution of Plaintiffs' allegedly infringed works	Plaintiffs and/or their counsel
Plaintiffs' uses of Llama and other generative AI tools	Plaintiffs and/or their counsel

#### C. **Claimed Damages**

Meta has not asserted counterclaims against Plaintiffs. Meta reserves its right to seek recovery of attorneys' fees and costs in amounts to be determined at an appropriate stage, including fees relating to the dismissal of various copyright claims in the Complaint.

#### D. **Insurance Agreements**

Meta is presently unaware of any indemnity or insurance agreements, as defined in Fed. R. Civ. P. 26(a)(1)(A)(iv), that may be relevant to this matter.

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1 2	Dated: May 29, 2024		COOLEY LLI	0
3			Dv: /s/ Iudd L	valtor
4			By: /s/ Judd Lo Bobby Ghajar Mark Weinste	in
5			Kathleen Hart Judd Lauter	nett
6			Liz Stameshki Colette Ghaza	
7			LEX LUMINA Mark A. Leml	A PLLC
8				TTLIEB STEEN &
9			HAMILTON Angela L. Du	LLP
10			Attorneys for I	Defendant
11			META PLAT	FORMS, INC.
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1	CERTIFICATE OF SERVICE
2	The undersigned certifies that, on May 29, 2024, all counsel of record who have appeared
3	in this case are being served with a copy of the foregoing via electronic mail.
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5	/s/ Colette Ghazarian
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ATTORNEYS AT LAW

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ATTORNEYS AT LAW

Pursuant to Federal Rule of Civil Procedure 26(a)(1), Defendant Meta Platforms, Inc., ("Meta") by and through its undersigned counsel, hereby provides these Second Amended Initial Disclosures. These Second Amended Initial Disclosures are based upon presently available information, based upon reasonable inquiry, and Meta reserves the right to supplement its disclosures as provided in Federal Rule of Civil Procedure 26(e) or amend these disclosures upon further investigation and discovery in this matter.

## A. Individuals Likely to Have Discoverable Information

The following list identifies individuals presently known to Meta who are believed to have knowledge of facts relevant to the claim or defense of any party. Meta reserves the right to add or remove individuals from its disclosures and to object to the deposition or trial testimony of any individual identified in its disclosures, and to otherwise supplement its disclosures through the course of discovery. Accordingly, Meta identifies the following:

Name	Address	Potentially Relevant Information
Richard Kadrey	Unknown	Information concerning Plaintiffs'
Sarah Silverman		copyrighted works allegedly used to train Llama; copyright registrations
Christopher Golden		associated with Plaintiffs' works
Matthew Klam		allegedly used to train Llama; injury allegedly sustained by Plaintiffs;
David Henry Hwang		assignments of rights and licenses
Rachel Louise Snyder		concerning Plaintiffs' allegedly
Ta-Nehisi Coates		infringed works.
Laura Lippman		
Jacqueline Woodson		
Junot Diaz		
Andrew Sean Greer		
Lysa TerKeurst		
Christopher Farnsworth		

Name	Address	Potentially Relevant Information
Current and/or former publishers and/or agents and/or loan-out/affiliated companies of Plaintiffs relating to the asserted works, including Broadway Licensing, Hachette Book Group, Inc., HarperCollins Christian Publishing, Inc., HarperCollins Publishers LLC, Macmillan Publishers, Inc., Moody Bible Institute of Chicago, Inc. (d/b/a Moody Publishers, inter alia), Penguin Random House, LLC, BCP Literary, Inc., Daring Greatly Corporation, Eleven Eleven O'Clock Corporation	See subpoenas served in this action for known contact information	Information concerning Plaintiffs' copyrighted works allegedly used to train Llama; copyright registrations associated with Plaintiffs' works allegedly used to train Llama; injury allegedly sustained by Plaintiffs; assignments of rights and licenses concerning Plaintiffs' allegedly infringed works.
Affiliated companies of Plaintiffs including Perdition Street LLC, Lysa TerKeurst LLC, Lysa TerKeurst Florida LLC, The Proverbs 31 Ministry, Inc., Haven Place Ministries, Inc., and TerKeurst Foundation	Unknown	Information concerning Plaintiffs' copyrighted works allegedly used to train Llama; copyright registrations associated with Plaintiffs' works allegedly used to train Llama; injury allegedly sustained by Plaintiffs; assignments of rights and licenses concerning Plaintiffs' allegedly infringed works.
Hugo Touvron Research Scientist at Meta	To be contacted through counsel, Cooley LLP	Information and documents concerning background, development, and use of Llama 1, 2, and 3 by Meta, including model design architecture, and finetuning.
Aurélien Rodriguez	Believed to be located in the Paris, France area	Information and documents concerning background, development, and use of Llama 1, 2, and 3 by Meta;

Name	Address	Potentially Relevant Information  management and oversight of development of Llama 1 and Llama 2; benchmarking tests.  Information and documents concerning background, development, and use of Llama 2 and 3 by Meta; management and oversight of development of Llama 2 and Llama 3.	
Former Software Engineering Manager at Meta			
Sergey Edunov Director, AI Research	To be contacted through counsel, Cooley LLP		
Amrish Acharya Finance Director, Meta	To be contacted through counsel, Cooley LLP	Information and documents concerning financial information regarding, and investment in, the Llama models.	
Josh Ginsberg VP, Corporate Marketing	To be contacted through counsel, Cooley LLP	Information and documents concerning marketing of the Llama models.	
Angela Fan Research Scientist	To be contacted through counsel, Cooley LLP	Information and documents concerning background, development, and use of Llama 2 and 3 by Meta; integration of Llama into products at Meta	
Melanie Kambadur Research Engineering Manager	To be contacted through counsel, Cooley LLP	Information and documents concerning background, development, and use of Llama 2 and 3 by Meta, including dataset selection and risk mitigations.	
Joelle Pineau VP, AI Research	To be contacted through counsel, Cooley LLP	Information and documents concerning background, development, and release of Llama 1; Llama 1 open license approach; artificial intelligence and neural networks; natural language processing; large language models; oversight of Fundamental AI Research ("FAIR") team, including regarding Llama 1.	
Mike Clark Director, Product Management	To be contacted through counsel, Cooley LLP	Information and documents concerning development of Llama 2 and 3; risk and safety policies related to Llama 2 and 3 and implementation of the same	
Ahmad Al-Dahle VP Gen AI	To be contacted through counsel, Cooley LLP	Information and documents concerning background, development, release, and use of Llama 2 and 3 by Meta; integration of Llama into products at Meta; oversight of Generative AI ("Gen AI") team, including regarding Llama 2 and Llama 3.	

Name	Address	Potentially Relevant Information
Chaya Nayak Director, Product Management	To be contacted through counsel, Cooley LLP	Information and documents concerning background, development, and use of Llama 2 and 3 by Meta; risk and safety policies related to Llama 2 and 3 and implementation of the same; integration of Llama into Meta products.
Yann LeCun Chief AI Scientist	To be contacted through counsel, Cooley LLP	Artificial intelligence and neural networks; natural language processing; large language models, including training thereof; Meta's decision to release Llama models under an open license.
Nikolay Bashlykov, Research Engineer	To be contacted through counsel, Cooley LLP	Information and documents concerning background, development, and use of Llama 3 by Meta, including dataset processing and selection.
All additional current and former Meta employees who are deposed in this matter. Meta includes these individuals for completeness although they are already known to Plaintiffs.	For current employees, to be contacted through counsel, Cooley LLP	Information and documents concerning background, development, and use of, marketing of, financial information regarding, and licensing related to the Llama models.

# B. Description of Relevant Documents within the Disclosing Party's Possession, Custody or Control

The following list describes those documents, data compilations and tangible things presently known to Meta that are in the possession, custody, or control of Meta that Meta may use to support its claims or defenses, excluding documents that Meta may use solely for impeachment. Meta's description of such documents, data compilations and tangible items may depend on discovery that has not yet been provided. Meta reserves the right to add or remove documents, data compilations and tangible things from their disclosures and to object to any documents, data compilations and tangible things described in their disclosures. Meta also reserves the right to rely on documents produced by Plaintiffs or third parties in this action to support its claims or defenses.

COOLEY LLP ATTORNEYS AT LAW Accordingly, Meta describes the following:

2	<b>Document Category</b>	Location	
3	Documents regarding technical details of the	Meta c/o Cooley LLP	
4	Llama models, including its development and the processes by which the model was trained		
5	Documents sufficient to show how the Llama	Meta c/o Cooley LLP	
6	models are used for research purposes and to develop new services		
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8	Plaintiffs allegedly infringed works	Plaintiffs and/or their counsel	
9	Documents demonstrating copyright registrations for Plaintiffs' allegedly infringed	Plaintiffs and/or their counsel	
10	works		
11	Documents evidencing injury to Plaintiffs and	Plaintiffs and/or their counsel	
12	their works, or lack thereof		
13	Documents concerning the licensing and distribution of Plaintiffs' allegedly infringed	Plaintiffs and/or their counsel	
14	works		
15	Plaintiffs' uses of Llama and other generative AI tools	Plaintiffs and/or their counsel	
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# C. Claimed Damages

Meta has not asserted counterclaims against Plaintiffs. Meta reserves its right to seek recovery of attorneys' fees and costs in amounts to be determined at an appropriate stage, including fees relating to the dismissal of various copyright claims in the Complaint.

# **D.** Insurance Agreements

Meta is presently unaware of any indemnity or insurance agreements, as defined in Fed. R. Civ. P. 26(a)(1)(A)(iv), that may be relevant to this matter.

COOLEY LLP ATTORNEYS AT LAW

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1	Dated: October 21, 2024		COOLEY LLI	
2			COOLLY EL	
3			By: /s/Phillip M	Morton
4			Bobby Ghajar Mark Weinste	in
5			Phillip Mortor Kathleen Hart	nett
6			Judd Lauter Liz Stameshki Colette Ghaza	
7			LEX LUMINA	
8			Mark A. Leml	
9 10			CLEARY GO HAMILTON I Angela L. Dur	
11			Attorneys for I META PLATI	Defendant
12			META PLATI	FORMS, INC.
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# **CERTIFICATE OF SERVICE**

The undersigned certifies that, on October 21, 2024, all counsel of record who have appeared in this case are being served with a copy of the foregoing via electronic mail.

/s/Jerry Gonzalez

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